### UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

| T<br>ALL<br>USSION |
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## SHORT FORM COMPLAINT

- 1. Plaintiff(s), Raymond Ethridge \_\_\_\_\_\_\_, (and, if applicable, Plaintiff's Spouse) \_\_\_\_\_\_\_, bring(s) this civil action as a related action in the matter entitled IN RE: NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION, MDL No. 2323.
- 2. Plaintiff (and, if applicable, Plaintiff's Spouse) is/are filing this short form complaint as required by this Court's Case Management Order No. 2, filed April 26, 2012.
- 3. Plaintiff (and, if applicable Plaintiff's Spouse), incorporate(s) by reference the allegations (as designated below) of the Master Administrative Long-Form Complaint, as may be amended, as if fully set forth at length in this Short Form Complaint.

| 4.             | [Fill in if applicable] I  | Plaintiff is filing this ca | ase in a representative capacity as the                                   |
|----------------|--|-----------------------------|---|
|                | of   |                             | _, having been duly appointed as the                                      |
|                | by the   | Court of                    | . (Cross out  |
| sentence bel   | low if not applicable.) Co   | pies of the Letters of A    | Administration/Letters Testamentary                                       |
| for a wrong    | ful death claim are annexe   | ed hereto if such Letter    | s are required for the commencement                                       |
| of such a cla  | aim by the Probate, Surrog   | gate or other appropria     | te court of the jurisdiction of the                                       |
| decedent.      |  |                             |   |
| 5.             | Plaintiff, Raymond Et  | hridge_, is a resident a    | and citizen of  |
| California     |  | and claim                   | as damages as set forth below.  |
| 6.             | [Fill in if applicable] P  | laintiff's spouse,          | , is a resident and   |
| citizen of C   | alifornia , and  | claims damages as a re      | esult of loss of consortium   |
| proximately    | caused by the harm suffe   | red by her Plaintiff hus    | sband/decedent.   |
| 7.             | On information and be  | lief, the Plaintiff (or de  | ecedent) sustained repetitive,  |
| traumatic su   | ib-concussive and/or conc  | ussive head impacts du      | uring NFL games and/or practices.   |
| On informat    | tion and belief, Plaintiff su  | uffers (or decedent suff    | fered) from symptoms of brain injury                                      |
| caused by th   | ne repetitive, traumatic sul   | o-concussive and/or co      | ncussive head impacts the Plaintiff                                       |
| (or decedent   | t) sustained during NFL g  | ames and/or practices.      | On information and belief,  |
| the Plaintiff  | 's (or decedent's) sympton   | ms arise from injuries      | that are latent and have developed  |
| and continue   | e to develop over time.  |                             |   |
| in District of | tes District Court for the Southern New York District Court for the Southern |                             | by Plaintiff(s) in this matter was filed nanded, it should be remanded to |

| 9.  | Plainti      | ff claims damages as a result of [check all that apply]:           |
|---|--------------|--|
|   | $\checkmark$ | Injury to Herself/Himself  |
|   |              | Injury to the Person Represented                                   |
|   |              | Wrongful Death   |
|   |              | Survivorship Action  |
|   | $\checkmark$ | Economic Loss  |
|   |              | Loss of Services   |
|   |              | Loss of Consortium   |
| 10.   | [Fill ir     | n if applicable] As a result of the injuries to her husband,       |
| Raymond   | Ethridge     | e, Plaintiff's Spouse,, suffers from a                             |
| loss of conso   | rtium, in    | acluding the following injuries:                                   |
| lo  | ss of ma     | arital services;   |
| loss of companionship, affection or society;                                    |              |  |
| loss of support; and  |              |  |
| monetary losses in the form of unreimbursed costs she has had to expend for the |              |  |
| health care and personal care of her husband.                                   |              |  |
| 11.   | [Checl       | k if applicable] Plaintiff (and Plaintiff's Spouse, if applicable) |
| reserve(s) the  | right to     | object to federal jurisdiction.                                    |

## **DEFENDANTS**

| 12.            | Plaintiff (and Plaintiff's Spouse, if applicable) bring(s) this case against the |  |  |
|----------------|--|--|--|
| following De   | fendant  | s in this action [check all that apply]:                                   |  |
|                | $\checkmark$   | National Football League   |  |
|                | $\checkmark$   | NFL Properties, LLC  |  |
|                |  | Riddell, Inc.  |  |
|                |  | All American Sports, Inc. (d/b/a Riddell Sports Group, Inc.)               |  |
|                |  | Riddell Sports Group, Inc.   |  |
|                |  | Easton-Bell Sports, Inc.   |  |
|                |  | Easton-Bell Sports, LLC  |  |
|                |  | EB Sports Corporation  |  |
|                |  | RBG Holdings Corporation   |  |
| 13.            | [Chec  | k where applicable] As to each of the Riddell Defendants referenced above  |  |
| the claims ass | serted a   | re: design defect; informational defect; manufacturing defect.             |  |
| 14.            | [Chec  | k if applicable] The Plaintiff (or decedent) wore one or more helmets      |  |
| designed and   | or man   | ufactured by the Riddell Defendants during one or more years Plaintiff (or |  |
| decedent) pla  | yed in t   | he NFL and/or AFL.   |  |
| 15.            | Plaintiff played in [check if applicable]  the National Football League          |  |  |
| ("NFL") and    | or in [c]  | heck if applicable] the American Football League ("AFL") during            |  |

| 1992-1997  | for the following teams:  |  |  |
|--|---|--|--|
| San Diego Chargers, Cleveland Browns & Baltimore Ravens. |   |  |  |
|  |   |  |  |
|  |   |  |  |
|  |   |  |  |
|  |   |  |  |
|  | CAUSES OF ACTION  |  |  |
| 16. Plair  | ntiff herein adopts by reference the following Counts of the Master   |  |  |
| Administrative Lon                                       | g-Form Complaint, along with the factual allegations incorporated by  |  |  |
| reference in those C                                     | Counts [check all that apply]:  |  |  |
| $\checkmark$   | Count I (Action for Declaratory Relief – Liability (Against the NFL)) |  |  |
| $\checkmark$   | Count II (Medical Monitoring (Against the NFL))                       |  |  |
|  | Count III (Wrongful Death and Survival Actions (Against the NFL))     |  |  |
| $\checkmark$   | Count IV (Fraudulent Concealment (Against the NFL))                   |  |  |
| $\checkmark$   | Count V (Fraud (Against the NFL))                                     |  |  |
| $\checkmark$   | Count VI (Negligent Misrepresentation (Against the NFL))              |  |  |
|  | Count VII (Negligence Pre-1968 (Against the NFL Defendants))          |  |  |
| $\checkmark$   | Count VIII (Negligence Post-1968 (Against the NFL Defendants))        |  |  |
| $\checkmark$   | Count IX (Negligence 1987-1993 (Against the NFL Defendants))          |  |  |
| $\checkmark$   | Count X (Negligence Post-1994 (Against the NFL Defendants))           |  |  |

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|           |              | Count XI (Loss of Consortium (Against the NFL and Riddell Defendants))      |
|-----------|--------------|---|
|           |              | Count XII (Negligent Hiring (Against the NFL))                              |
|           |              | Count XIII (Negligent Retention (Against the NFL))                          |
|           |              | Count XIV (Strict Liability for Design Defect (Against the Riddell          |
|           |              | Defendants))  |
|           |              | Count XV (Strict Liability for Manufacturing Defect (Against the Riddell    |
|           |              | Defendants))  |
|           |              | Count XVI (Failure to Warn (Against the Riddell Defendants))                |
|           |              | Count XVII (Negligence (Against the Riddell Defendants))                    |
|           | $\checkmark$ | Count XVIII (Civil Conspiracy/Fraudulent Concealment (Against NFI           |
|           |              | Defendants))  |
| 17.       | Plaint       | iff asserts the following additional causes of action [write in or attach]: |
| Gross Neg | ligence      |   |
|           |              |   |
|           |              |   |
|           |              |   |
|           |              |   |
|           |              |   |

### **PRAYER FOR RELIEF**

WHEREFORE, Plaintiff (and Plaintiff's Spouse, if applicable) pray(s) for judgment as follows:

- A. An award of compensatory damages, the amount of which will be determined at trial;
- B. For punitive and exemplary damages as applicable;
- C. For all applicable statutory damages of the state whose laws will govern this action;
- D. For medical monitoring, whether denominated as damages or in the form of equitable relief;
- E. For an award of attorneys' fees and costs;
- F. An award of prejudgment interest and costs of suit; and
- G. An award of such other and further relief as the Court deems just and proper.

### **JURY DEMANDED**

Pursuant to Federal Rule of Civil Procedure 38, Plaintiff(s) hereby demand(s) a trial by

jury. RESPECTFULLY SUBMITTED:

s/ Anne McGinness Kearse

Motley Rice LLC

Anne McGinness Kearse, Esq. (SCDC#7570)

Donald A Migliori, Esq. (RIDC#4936)

Rebecca A. Katz, Esq. (NYDC#2410363)

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